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5 UNITED STATES DISTRICT COURT
6 WESTERN DISTRICT OF WASHINGTON
7 AT SEATTLE

8 ESTATE OF VERL A. BRANTNER,

9 Plaintiff,

10 v.

11 OCWEN LOAN SERVICING LLC,

12 Defendant.

C17-582 TSZ

JURY QUESTION

13 See next page.
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2 RE: DAMAGES:

3 If we are to award damages, are we
4 required to quantify "costs of investigation"
5 or "cost of professional services to correct
6 any errors" causally related to the unfair
7 or deceptive act(s) or practice(s), or are
8 we instead able to indicate that such fees
9 are to be awarded without specifically
10 quantifying them and delegate quantification
11 to the judge?

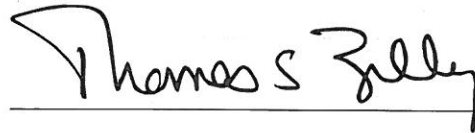
12 PRESIDING JUROR/CHAIR PERSON
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2 Answer:

3 It is your duty as the jury to determine whether plaintiff has proven any actual
4 damages and, if so, how much.

5 If you award damages, you are not required to allocate between specific items of
6 actual damages on the Verdict form. The Verdict form only asks for a total amount of
7 actual damages, if any, which have been proven by the plaintiff.
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10 Dated this 1st day of November, 2018.
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13 Thomas S. Zilly
14 United States District Judge
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